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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/661,886	09/15/2003	Chris Quinlan	PNM01 010 CONT	8510	
39290	7590 06/29/2006		EXAMINER		
DUANE MORRIS LLP 1667 K. STREET, N.W.			LASTRA, DANIEL		
SUITE 700	E1, N.W.	ART UNIT	PAPER NUMBER		
WASHINGTO	ON, DC 20006-1608	3622			
*			DATE MAILED: 06/29/2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

· · ·		Application	n No.	Applicant(s)				
Office Action Summary		10/661,88	6	QUINLAN ET AL.				
		Examiner		Art Unit				
		DANIEL L	ASTRA	3622				
Period fo	The MAILING DATE of this communication reply	on appears on the	cover sheet with the c	orrespondence ad	ldress			
WHIC - Exter after - If NO - Failu Any	ORTENED STATUTORY PERIOD FOR RECHEVER IS LONGER, FROM THE MAILIN asions of time may be available under the provisions of 37 C SIX (6) MONTHS from the mailing date of this communication of period for reply is specified above, the maximum statutory re to reply within the set or extended period for reply will, by reply received by the Office later than three months after the department of the provided patent term adjustment. See 37 CFR 1.704(b).	NG DATE OF TH CFR 1.136(a). In no eve on. period will apply and will statute, cause the appl	IS COMMUNICATION ont, however, may a reply be timed to be the spire SIX (6) MONTHS from the cation to become ABANDONE	N. nely filed the mailing date of this c D (35 U.S.C. § 133).				
Status								
1)[[	Responsive to communication(s) filed on	08 November 2	205					
	Responsive to communication(s) filed on <u>08 November 2005</u> .  This action is <b>FINAL</b> . 2b) This action is non-final.							
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- ۵	closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213.							
Dispositi	on of Claims	.con pano qu	2,70, 1000 0.21 77, 10					
		diagtion						
-	Claim(s) <u>84-101</u> is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.							
· · · · · ·	i) Claim(s) is/are allowed.							
	Claim(s) 84-101 is/are rejected.							
	Claim(s) is/are objected to.							
اـــا(٥	Claim(s) are subject to restriction a	and/or election re	equirement.					
Applicati	on Papers							
9)[	The specification is objected to by the Exa	aminer.						
10)	The drawing(s) filed on is/are: a)[	accepted or b)	objected to by the I	Examiner.				
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority u	ınder 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).  a) All b) Some * c) None of:								
	1. Certified copies of the priority docu	ments have bee	n received.					
	2. Certified copies of the priority documents have been received in Application No							
	3. Copies of the certified copies of the priority documents have been received in this National Stage							
	application from the International Bureau (PCT Rule 17.2(a)).							
* See the attached detailed Office action for a list of the certified copies not received.								
Attachmen	t(s)							
	e of References Cited (PTO-892)		4) Interview Summary					
	e of Draftsperson's Patent Drawing Review (PTO-94		Paper No(s)/Mail Da		0.450)			
	nation Disclosure Statement(s) (PTO-1449 or PTO/5 r No(s)/Mail Date <u>08/15/05;04/26/04;</u> :04/34/64	SB/08)	5) Notice of Informal P 6) Other:	atent Application (PTC	J-102)			

## **DETAILED ACTION**

 Claims 84-101 have been examined. Application 10/661,886 (METHOD AND SYSTEM FOR REDEEMING PRODUCT MARKETING REBATES) has a filing date 09/15/2003 is a continuation of <u>09495819</u> (02/02/2000; Pat: <u>6748365</u>), Which Claims Priority from Provisional Application 60154087 (09/15/1999).

## Claim Rejections - 35 USC § 102

2. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.

Claims 84-97, 99 and 101 are rejected under 35 U.S.C. 102(a) as being anticipated by Naftzger (US 5,924,078).

As per claim 84, Naftzger teaches:

In a system where a product marketing rebate claim is submitted by a customer to a remote processing site having stored information relating to the accounts of a plurality of customers and having stored information relating to a plurality of rebate offers each associated with one or more products, a method of evaluating the satisfaction of a rebate offer associated with one or more products purchased by a customer in a transaction identifiable by a unique transaction identifier provided to a customer by a point-of sale processor at the point of sale, the method comprising the steps of

(a) receiving and electronically storing at the remote processing site information relating to the accounts of a plurality of customers (see col 7, lines 42-55);

- (b) receiving and electronically storing at the remote processing site information relating to a plurality of rebate offers associated with one or more products (see col 13, lines 28-35);
- (c) electronically receiving and electronically storing at the remote processing site a record of a transaction at the point-of-sale processor at which one or more products were purchased with which there was associated one or more rebate offers (see col 14, line 51 col 15, line 50);
- (d) receiving from the customer at the processing site a rebate claim comprising the unique transaction identifier provided by the point-of-sale processor to the customer at a point of sale (see col 14, line 51 col 15, line 50); and
- (e) using at the processing site the unique transaction identifier received from the customer at the processing site to electronically evaluate the satisfaction of a rebate offer associated with the products purchased in the transaction identified by the unique transaction identifier (see col 14, line 52 col 15, line 50; col 16, lines 9-32).

As per claim 85, Naftzger teaches:

The method of Claim 84 wherein the claim is electronically submitted by the customer and wherein the transaction records stored at the processing site are electronically accessed by the unique transaction identifier (see col 14, line 50 – col 16, line 32).

As per claim 86, Naftzger teaches:

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In a system where a product marketing rebate claim is submitted by a customer to a processing site having stored information relating to the accounts of a plurality of customers and having stored information relating to a plurality of rebate offers, a method of evaluating the satisfaction of a rebate offer associated with one or more products purchased by a customer in a transaction identifiable by a unique transaction

(a) electronically receiving and storing at a processing site an electronic record of a transaction at which one or more products were purchased with which there was associated one or more rebate offers (see col 14, line 50 – col 16, line 32):

identifier provided to a customer at the point of sale, the method comprising the steps of

- (b) at the processing site receiving from the customer information provided to the customer at the point of sale including the unique transaction identifier (see col 14, lines 50-65), and
- (c) using at the processing site the unique transaction identifier received from the customer to evaluate the satisfaction of the rebate offers associated with the products purchased in the transaction identified by the unique transaction identifier (see 14, line 50 16, line 32).

As per claim 87, Naftzger teaches:

The method of Claim 86 where there are a plurality of products with which there are associated a rebate offer purchased in the transaction identified by the unique transaction identifier (see col 13, lines 27-35).

As per claim 88, Naftzger teaches:

The method of Claim 86 where there a plurality of rebate offers is associated with a product purchased in the transaction identified by the unique transaction identifier (see col 13, lines 35-52).

As per claim 89, Naftzger teaches:

The method of Claim 86 wherein a plurality of unique transaction identifiers is received from the customer at the processing site in a single submission by the customer (see col 12, lines 30-40).

As per claim 90, Naftzger teaches:

The method of Claim 86 wherein, in addition to the unique transaction identifier, the customer is provided with information relating to a rebate offer associated with a product purchased in the transaction (see col 16, lines 8-32).

As per claim 91, Naftzger teaches:

The method of Claim 90 wherein the rebate offer information provided to the customer includes a dedicated accounting of products with which rebate offers are associated (see col 16, lines 9-32).

As per claim 92, Naftzger teaches:

The method of Claim 90 wherein the rebate offer information provided to the customer identifies the terms of a rebate offer associated with a product purchased in the uniquely identified transaction (see figure 2, items 20-N-2,3).

As per claim 93, Naftzger teaches:

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The method of Claim 90 wherein the rebate offer information provided to the customer includes the status of a rebate offer associated with a product purchased in the uniquely identified transaction (see col 15, lines 1-50).

As per claim 94, Naftzger teaches:

The method of Claim 90 wherein the rebate offer information provided to the customer includes a rebate offer number associated with a product purchased in the uniquely identified transaction (see col 16, lines 58-62 "code 123").

As per claim 95, Naftzger teaches:

The method of Claim 90 wherein information in addition to the unique transaction identifier is used at the processing site (see col 14, lines 50-65).

As per claim 96, Naftzger teaches:

The method of Claim 95 wherein the information in addition to the unique transaction identifier used at the processing site includes customer identifying information (see col 7, lines 44-60).

As per claim 97, Naftzger teaches:

The method of Claim 86 wherein the unique transaction identifier is printed on a receipt generated by a point-of-sale processor at the point of sale (see col 16, lines 55-60).

As per claim 99, Naftzger teaches:

The method of Claim 86 wherein the claim is electronically submitted (see col 15, lines 1-50).

As per claim 101, Naftzger teaches:

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The method of Claim 86 wherein the processing site includes distributed data processors (see col 14, lines 50-65).

## Claim Rejections - 35 USC § 103

3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 98 and 100 are rejected under 35 U.S.C. 103(a) as being unpatentable over Naftzger (US 5,924,078).

As per claim 98, Naftzger teaches:

The method of Claim 86 but does not expressly teach wherein the unique transaction identifier is electronically provided to the purchaser following an on-line sale. However, Official Notice is taken that it is old and well known in the computer art to print online information. Therefore, it would have been obvious to a person of ordinary skill in the art at the time the application was made, to know that <a href="Naftzger">Naftzger</a> would allow customers to print unique promotional codes via the Internet, as the Internet it is an old and well known method used for online printing.

As per claim 100, Naftzger teaches:

The method of Claim 86 but fails to teach wherein the claim is submitted by mail. However, Official Notice is taken that it is old and well known in the business art to send promotions by mail. It would have been obvious to a person of ordinary skill in the art at the time the application was made, to know that that <u>Naftzger</u> would allow customers to

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submit promotional code by mail as it is a old and well know to send promotional offers

by mail.

Conclusion

4. Any inquiry concerning this communication or earlier communications from the

examiner should be directed to DANIEL LASTRA whose telephone number is

571-272-6720 and fax 571-273-6720. The examiner can normally be reached on

9:30-6:00.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, ERIC W. STAMBER can be reached on 571-272-6724. The official Fax

number is 571-273-8300.

Information regarding the status of an application may be obtained from the

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Business Center (EBC) at 866-217-9197 (toll-free).

Daniel Lastra June 17, 2006

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